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June 25, 2001

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Ms. Magalie R. Salas, Secretary

Federal Communications Commission COMMUNICATIONS COMMISSION 445 12th Street, S.W.

Washington, D.C. 20554

Re: Ex Parte Presentation in CC Docket Nos. 96-98 and 98-147

Dear Ms. Salas:

Pursuant to Section 1.1206 of the Commission's rules, the Competitive Telecommunications Association ("CompTel") hereby gives notice that on June 22, 2001, its representatives met with Commissioner Michael Copps, and Jordan Goldstein, Legal Advisor to Commissioner Copps. CompTel discussed the attached presentation.

Representing CompTel were H. Russell Frisby, Jr., Carol Ann Bischoff, and the undersigned attorney.

Sincerely,

Jonathan Lee Vice President

Regulatory Affairs

CompTel 2001: Policy Goals

Carol Ann Bischoff, Executive Vice President & General Counsel Jonathan Lee, Vice President, Regulatory Affairs H. Russell Frisby, Jr., President June 21, 2001



CompTel aggressively advocates pro-competitive, open entry FCC, the U.S. Congress and the Office of the United States Internationally, CompTel participates in proceedings at the policies. CompTel represents its Members before the FCC, the U.S. Department of Justice, the federal courts, state PUCs, the U.S. Congress and state legislatures. Trade Representative.

CompTel Affiliations

- In addition, CompTel participates in the following
- North American Numbering Council (NANC)
- North American Numbering Plan Billing and Collection Agent (NBANC)
- Rural Task Force (RTF)
- Competitive Universal Service Coalition (CUSC)
- Competitive Broadband Coalition (CBC)
- Voices for Choices
- No-Name Coalition
- Smart Buildings Policy Project (SBPP)
- Congressional Internet Caucus Advisory Committee

CompTel 2001 Policy Mission

providers on the key policy and regulatory issues of concern to them, whether local, advocate for competitive communications To continue to serve as a powerful national or international

Five Principal CompTel Policy Objectives for 2001

- #1. Local Access
- #2. Competitive Broadband Access
- #3. Fair Compensation
- #4. Structural Separation
- #5. International Market Access

Five Principal CompTel Policy Objectives for 2001

- CompTel's policy focus areas reflect its ever-evolving Membership:
- -CLEC/ICP
- —Long-haul Broadband
- International
- -Internet
- -Energy

- CompTel's 20-year commitment to market, particularly local access: competition extends to every corner of the
- CompTel argues that <u>all</u> providers must have equal access to the "first mile," with access to UNEs at economic cost
- CompTel's battle to secure a truly competitive local telecommunications marketplace is being waged on many fronts

- Unbundled Network Elements & Pricing
- UNE Combinations (e.g., UNE-P, EELs)
- Collocation
- Line Sharing/Line Splitting
- New Networks Proceeding/Project Pronto
- Section 271
- Cable Open Access

- UNE Remand (CC Docket No. 96-98)
- CompTel Petition for Reconsideration asks the local switching (ULS) FCC to increase the availability of unbundled
- CompTel has urged the FCC to expand the provide service using ILEC ULS (i.e., the number of lines on which competitors can "UNE-P")Unbundled Network Element Platform, or

- Enhanced Extended Link ("EELs") (CC Docket No. 96-98)
- CompTel v. FCC, Case No. 00-1272, appeals of EELs (loop-transport combinations) the FCC's interim use restrictions on the use
- CompTel will oppose any restrictions on the that access to UNEs be "nondiscriminatory" use restrictions contravene the requirement use of UNEs and UNE combinations, because

- Collocation Remand
 (CC Docket No. 98-147)
- ILECs must allow competitors to collocate any equipment "necessary" for interconnection or access to UNEs
- CompTel has proposed that the FCC define of UNEs accessed from a given collocation) 11 throughput" (i.e., interconnection or number allows a competitor to increase its "collocation "necessary" as any equipment or practice that

- New Networks Proceeding/ Project Pronto (5th/6th FNPRMs, CC Docket No. 98-147)
- CompTel has asked the Commission to clarify dependent on network architecture nondiscriminatory network access is not that an ILEC's obligation to provide
- The Commission must ensure that future interoperability with current CLEC investment network deployments enhance and promote

- Special Access Provisioning
- CompTel has established a "Task Force" dependent on ILEC special access composed of CompTel member ICPs/ IXCs/CLECs; all of which are critically
- The purpose of the group is to raise the profile of this critical competitive issue, obtain provisioning standards, and FCC enforcement nationwide performance monitoring,

Competitive Broadband Access CompTel Policy Objective #2:

- CompTel has proposed a forward-looking national broadband policy:
- eliminate local broadband access bottlenecks
- keep Internet free from unnecessary regulation and open for business to all
- promote meaningful industry self-regulation as preferred approach to address consumer concerns

Competitive Broadband Access CompTel Policy Objective #2:

- CompTel vigorously opposes the very real threat of the anti-competitive Tauzin/Dingell bill:
- CompTel has met with numerous Members of legislation, which advocates UNEs, increased to support our alternative, pro-competitive resist joining the Bells' legislative efforts and Congress and their staffs to convince them to enforcement and structural separation

Competitive Broadband Access CompTel Policy Objective #2:

- CompTel's Federal Broadband Advocacy:
- "Break the Bottleneck" Strategic Campaign (700 letters to Congress in FL) Communications and Grassroots Lobbying
- Annual Legislative Conference (April 19-21) Kingsmill Resort, Williamsburg, VA
- Competitive Broadband Coalition (CBC)
- Voices for Choices
- No-Name Coalition

CompTel Policy Objective #3: Fair Compensation

As the umbrella association of competitive switched technologies (e.g., VoIP, VON) based access charges on evolving packetdefends against efforts to impose legacyvoice traffic; champions the right of carriers, CompTel advocates for cost-based CLECs to reciprocal compensation; and ILEC access charges for circuit-switched

CompTel Policy Objective #3: Fair Compensation

- Inter-Carrier Compensation NPRM (CC Docket No. 01-92)
- CompTel is formulating its position for the comments it will file in August
- One area of concern with the Commission's tentative conclusions in the NPRM is that if price of zero may cause market distortions there is a positive incremental cost to terminate local traffic, a regulator-imposed

CompTel Policy Objective #4: Structural Separation

- CompTel believes that the RBOCs should be split into separate retail and wholesale affiliates. Structural separation:
- minimizes or eliminates the inevitable conflict that results from an RBOC's dual competitor/ supplier role
- creates a level playing field
- in the long-term, reduces the need for regulation

CompTel Policy Objective #4: Structural Separation

- CompTel has led the industry in opening of local markets: separation as the ultimate tool to speed the spearheading the issue of structural
- Frisby NARUC Speech
- Pennsylvania PUC Verizon Order
- Capitol Hill

CompTel Policy Objective #5: International Market Access

partners. As early as 1996, CompTel was the first practices of U.S. overseas trading competition on a worldwide scale, and to association to form an International complex rules, regulations and business help its members navigate the oftenassociation's ongoing commitment to Communications Committee, reflecting the

CompTel Policy Objective #5: International Market Access

- CompTel is actively urging policymakers to ensure that other countries satisfy their Telecommunications Agreement Organization (WTO) Basic commitments under the World Trade
- CompTel 2001 USTR Section 1377 Telecom South Africa, Japan and Taiwan) Trade Review Comments (Germany, Mexico,